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| 4  |   |   |
| 5  | Attorneys for Defendant,<br>Counterclaimant, and Third Party Plaintiff,<br>PATRICIA CROWELL                         |   |
| 6  | UNITED STATES   | DISTRICT COURT  |
| 7  | FOR THE NORTHERN DISTRICT OF CALIFORNIA   |   |
| 8  |   |   |
| 9  | WINE SCOUT INTERNATIONAL,   | CASE NO. C 07 05930 JSW   |
| 10 | Plaintiff,  |   |
| 11 | vs.   | REQUEST FOR LEAVE OF COURT TO RESPOND TO PLAINTIFF'S SEEKING                          |
| 12 | PATRICIA CROWELL,   | OF COURT CLARIFICATION CON-<br>CERNING AMENDED NOTICE<br>OF UNAVAILABILITY OF COUNSEL |
| 13 | Defendant.  | FOR DEFENDANT, COUNTER-<br>CLAIMANT, AND THIRD PARTY                                  |
| 14 | PATRICIA CROWELL, an individual   | PLAINTIFF, PATRICIA<br>CROWELL  |
| 15 | ,   | )   |
| 16 | Counterclaimant, vs.  | [Electronic digital signatures permitted]   |
| 17 | WINE SCOUT INTERNATIONAL, a California corporation,   | )<br>)<br>)   |
| 18 | Counterdefendant.   |   |
| 19 | Counteractendant.   |   |
| 20 | PATRICIA CROWELL, an individual   |   |
| 21 | Third Party Plaintiff,  |   |
| 22 | VS.   |   |
| 23 | MARK STEVEN POPE, aka Mark S. Pope and  |   |
| 24 | aka Mark Pope, individually and as he does business under the trade name and style of                               |   |
| 25 | Bounty Hunter, Bounty Hunter Rare Wine, and/or Bounty Hunter Rare Wine and  | )<br>)  |
| 26 | Provisions,   |   |
| 27 | Third Party Defendant.  | )<br>)  |
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1 Defendant, Counterclaimant, and Third Party Plaintiff, PATRICIA CROWELL, 2 respectfully requests of the Court leave until Monday, May 12, 2008, to file a response to the 3 untimely and unwarranted filing by Plaintiff and Counterdefendant, WINE SCOUT INTERNATIONAL, and third party defendant, MARK STEVEN POPE, for a Request for Court 4 5 Clarification of Amended Notice of Unavailability of Counsel for Defendant, Counter-Claimant, 6 and Third Party Plaintiff, PATRICIA CROWELL. 7 The reasons for this request for leave of Court to file a response are that (i) the filing by 8 Plaintiff, Counterdefendant, and Third Party Defendant is a gross impropriety and unnecessary 9 and unwarranted burden on the Court; (ii) the Request for Court Clarification was made in the 10 absence of any required meet and confer; and (iii) that counsel for Defendant, Counterclaimant, 11 and Third Party Plaintiff is not in a physical location where E-Mail will be readily available on a 12 secure and continuous basis until Monday, May 12, 2008. 13 // 14 DATED: May 9, 2008 **BUSINESS & TECHNOLOGY LAW GROUP** 15 By: /s/ Stephen N. Hollman 16 Stephen N. Hollman, Attorneys for Defendant, 17 Counterclaimant and Third Party Plaintiff, 18 PATRICIA CROWELL 19 20 21

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